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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
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| 09/749,139 | 12/27/2000 | Michael D. Pashley | US000386 | 4745 |
| 75 | 90 12/04/2002 | | | |
| Jack E. Haken c/o U.S. PHILIPS CORPORATION Intellectual Property Department 580 White Plains Road | | | EXAMINER | |
| | | | ZEADE, BE | ZEADE, BERTRAND |
| Tarrytown, NY | | | ART UNIT PAPER NUMBER | |
| | | | 2875 | |
| | | | DATE MAILED: 12/04/2002 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | <u> </u> |
|---|---|--|----------|
| | 09/749,139 | | |
| Office Action Summary | | PASHLEY ET AL. | |
| | Examiner | Art Unit | |
| The MAILING DATE of this communication a | Bertrand Zeade | 2875 | |
| A SHORTENED STATUTORY PERIOD FOR REF | PLY IS SET TO EXPIRE 3 M | | |
| THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a result of the period for reply is specified above, the maximum statutory perions are period for reply within the set or extended period for reply will, by state any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b). Status | 1.136(a). In no event, however, may a reply within the statutory minimum of third od will apply and will expire SIX (6) MON | ty (30) days will be considered timely. ITHS from the mailing date of this communic | eation. |
| 1) Responsive to communication(s) filed on 11 | 7 September 2002 . | | |
| | This action is non-final. | | |
| 3) Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims | wance except for formal mat | ters, prosecution as to the meri D. 11, 453 O.G. 213. | its is |
| 4) Claim(s) 1-18 is/are pending in the application | on. | | |
| 4a) Of the above claim(s) is/are withdr | awn from consideration. | | |
| 5) Claim(s) is/are allowed. | | | |
| 6)⊠ Claim(s) <u>1-18</u> is/are rejected. | | | |
| 7) Claim(s) is/are objected to. | | | |
| 8) Claim(s) are subject to restriction and/ | or election requirement. | | |
| 9)☐ The specification is objected to by the Examin | er. | | |
| 10)☐ The drawing(s) filed on is/are: a)☐ acce | epted or b) objected to by th | ne Examiner. | |
| Applicant may not request that any objection to the | | | |
| 11)☐ The proposed drawing correction filed on | | | |
| If approved, corrected drawings are required in re | | | |
| 12)☐ The oath or declaration is objected to by the E | xaminer. | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | |
| 13) Acknowledgment is made of a claim for foreig | n priority under 35 U.S.C. § | 119(a)-(d) or (f) | |
| a) ☐ All b) ☐ Some * c) ☐ None of: | | (-) (-) (-) | |
| 1. Certified copies of the priority documen | ts have been received. | • | |
| 2. Certified copies of the priority document | | plication No | |
| 3. Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list | ority documents have been r ureau (PCT Rule 17 2(a)) | eceived in this National Stage | |
| 14) Acknowledgment is made of a claim for domest | | | -4!X |
| a) The translation of the foreign language pro | ovisional application has bee | en received. | ition). |
| Attachment(s) | and princing under 60 0.0.0. g | 3 120 and/01 121. | |
|) Notice of References Cited (PTO-892) Discription Notice of Draftsperson's Patent Drawing Review (PTO-948) Discription Disclosure Statement(s) (PTO-1449) Paper No(s) | 5) Notice of Inf | Immary (PTO-413) Paper No(s) ormal Patent Application (PTO-152) | . • |

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-18 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-5, 7 and 17-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawahara et al.(US.5,810,463) in view of Schumacher et al (U.S.5,921,670).
- 4. Kawahara ('463) discloses an illumination device having:

Regarding claim 1, an LED light source (4), a light transmitting rod (1) which permits total internal reflection, and outcoupling material (86) affixed to an outer surface of the rod (1) controls the angular distribution of the light leaving the side of the rod (see figs. 3 and 14).

Regarding claim 2, the light source (4) further including a plurality of LEDS (6).

Regarding claim 3, the plurality of LEDs (12) includes at least a red, green, and blue LEDs which, when mixed, generate white light (col 6, lines 24-33).

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Regarding claim 4, the array of red, green, and blue LEDs (12) can be mixed to generate a variety of white light chromaticity.

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Regarding claim 5, the array of red, green, and blue LEDs (12) can be mixed to generate dynamic color effects.

Regarding claim 7, the rod (1) is rigid rod.

Regarding claim 17, the luminary further includes a mirror (9) at an end of the rod away from the light source (4).

Regarding claim 18, the mirror (9) reflects light that travels the entire length of the rod (1).

Kawahara ('463) does not disclose the width of the outcoupling material of the rod controls the angular distribution of the light leaving the side of the rod.

Schumacher ('670) discloses a lighting system for a passenger cabin especially in an aircraft having:

Regarding claim 1, wherein the width of the outcoupling material or optical lighting film (10) affixed to an outer surface of the rod controls the angular distribution of light leaving the side of the rod (figs. 3, 15).

It would have been obvious to one of ordinary skill in the art at the time the invention was made, to utilize the illumination device of Kawahara ('463) with the width of the outcoupling material of the rod that controls the angular distribution of the light leaving the side of the rod disclosed by Schumacher ('670) for the benefit and advantage to provide a lighting system which results in a substantially weight reduction compared to the conventional system because the use of

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electrical cable, ballast device, lighting fixtures and the number of light sources has been minimized; the light means and their light distributing elements have eliminated numerous conventional light sources that were necessary heretofore.

5. Claims 8-11, 13 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawahara et al. (U.S. 5,810,463) in view of Schumacher et al (U.S.5,921,670) as applied to claim 2 above, and further in view of Endo et al. (US. 5,123,077).

Regarding claims 8-11 Kawahara ('463) discloses the claimed invention except for a white paint.

Endo ('077) discloses a light source device having:

Regarding claim 8, the outcoupling material is paint (col. 7, lines 10-20).

Regarding claim 9, the paint is a white paint (col. 7, lines 10-20).

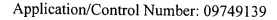
Regarding claim 10, the white paint is distributed in such a way as to control angular distribution of light leaving the rod (col. 7, lines 10-20).

Regarding claim 11, the white paint is distributed in such a way as to ensure uniform light distribution along the length of the rod light guide element (4A).

Regarding claim 13, the rod or mold case (1) is a square rod in cross-section.

Regarding claim 16, the outcoupling material includes a combination of white paint and fine dots or points with varying packing density (col. 7, lines 10-20).

It would have been obvious to one of ordinary skill in the art at the time the invention was made, to utilize the illumination device of Kawahara et al. ('463) in view of Schumacher ('670)



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with the white paint disclosed by Endo ('077) in order to provide an improved illumination system which is optically efficient more specifically, it is an object for rod or the pipe to provide an illumination including a light output thereof being distributed among a plurality of fiber optics light pipes which terminate in disposable light tips or working instruments.

6. Claims 6, 12 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawahara et al. (U.S. 5,810,463) in view as applied to claim 2 above, and further in view of in view of McGaffigan (U.S.6,031,958).

Kawahara et al. (U.S. 5,810,463) in view of in view of Schumacher et al (U.S.5,921,670) disclose the claimed invention except for curved edges, flexible rod and an elliptical rod.

McGaffigan ('958) discloses an optical light pipes with laser light appearance having: Regarding claim 6, the rod is a flexible rod (see fig. 30).

Regarding claim 12, the rod (500A) is an elliptical rod in cross section (see fig. 15B).

Regarding claim 14, the rod is a combination of straight and curved edges in cross-section (see figs. 28A, 28B).

Regarding claim 15, the combination of straight and curved edges vary in configuration along the length of the rod (see figs. 28A-28B, 29-30).

7. It would have been obvious to one of ordinary skill in the art at the time the invention was made, to utilize the illumination device of Kawahara ('463) in view of in view of Schumacher ('670) with the curved edges, flexible rod and an elliptical rod disclosed by McGaffigan ('958)

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for benefit and advantage to provide an illumination device which emits rays in a substantially

radial direction, because these light rays are emitted perpendicular to a tangent of the curved

prismatic surface of the light of the light pipe, and the light emitted rays lie in the plan formed by

the incident light ray and the normal to the curved surface of the pipe.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Bertrand Zeade whose telephone number is (703) 308-6084. The examiner

can normally be reached on Monday-Friday from 8:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Sandra O'Shea, can be reached on (703) 305-4939. The fax phone number for the organization

where this application or proceeding is assigned is (703) 305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0956.

Examiner: Bertrand Zeade

November 27, 2002.

Supervisory Patent Examiner

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Technology Center 2800